UNITED STATES DISTRICT COURT	
SOUTHERN DISTRCIT OF NEW YORK	
X	
SAREGAMA INDIA LTD.,	

Plaintiff,

07-CV-7601 (VM)

- against –

**ATTORNEY AFFIDAVIT** 

JAYCEON TAYLOR p/k/a THE GAME, TIMOTHY MOSLEY p/k/a TIMBALAND, NATE HILLS, AFTERMATH ENTERTAINMENT, G UNIT RECORDS, INTERSCOPE RECORDS, CZAR ENTERTAINMENT, UNIVERSAL MUSIC GROUP, UNIVERSAL MUSIC AND VIDEO DISTRIBUTION, INC., BLACK WALL STREET, EACH 1 TEACH 1, VIRGINIA BEACH MUSIC, WB MUSIC CORP. and DANJA HANDZ MUZICK,

Defendants,				
			X	
STATE OF FLORIDA	)			
	)	ss.:		
COUNTY OF DADE	)			

Karen L. Stetson, being duly sworn deposes and says:

- 1. I am a member of the Law Offices of Karen L. Stetson, Esq., admitted Pro Hac Vice to this District, and along with the law firm of Moritt Hock Hamroff & Horowitz, LLP, am counsel Defendant Timothy Mosley p/k/a Timbaland and Defendant G-Unit Records, Inc. (improperly sued as G Unit Records). I am familiar with the facts and circumstances herein based upon my role as lead counsel to Timbaland and G-Unit in this matter.
- 2. I respectfully submit this affidavit in support of Timbaland and G-Unit's motion for an order; (1) transferring this action to the United States District Court for the Southern District of Florida pursuant to 28 U.S.C. §1404; or in the alternative, (ii) dismissing Counts I and II of Plaintiff's Complaint insofar as they relate to Plaintiff's sound recording pursuant to Fed.R.Civ.P. 12(b)(1) for lack of federal subject matter jurisdiction; and (iii) striking ¶¶ E, H, I,

Case 1:07-cv-07601-VM Document 18 Filed 11/30/2007 Page 2 of 2

L, M, N and P of Plaintiff's prayer for relief with respect to certain of Plaintiff's claims as

detailed below.

3. For the reasons set forth in the accompanying Memorandum of Law ("Memo") and

the Declaration of Timothy Mosley p/k/a Timbaland, sworn to on November 12, 2007, which are

incorporated herein by reference, Timbaland and G-Unit's motion should be granted in it

entirety.

4. Attached hereto as Exhibit A is a Delaware Department of State document indicating

that Universal Music Group, Inc. is a Delaware corporation with its principal place of business in

California.

s/ Karen L. Stetson\_

Karen L. Stetson

Sworn to before me this 30th day of November, 2007

/s/Tiffany Adamchick

Notary Public State of Florida

Commission #: DD 469099 Expires: September 7, 2009